## **EXHIBIT S**

## Casse 2:112 mil 1023327 Document 37552 159 Filed 051209146 Page 2 0fr4 Page 10 #:1636057

Confidential - Subject to Stipulation and Order of Confidentiality

1	
2	: SUPERIOR COURT OF
	: NEW JERSEY
3	IN RE: : LAW DIVISION -
	PELVIC MESH/GYNECARE : ATLANTIC COUNTY
4	LITIGATION :
	: MASTER CASE 6341-10
5	<b>:</b>
	: CASE NO. 291 CT
6	
	CONFIDENTIAL-SUBJECT TO STIPULATION AND ORDER OF
7	CONFIDENTIALITY
8	
9	Thursday, May 24, 2012
10	
11	Transcript of the deposition of MARTIN
12	WEISBERG, M.D., called for Videotaped Examination in
13	the above-captioned matter, said deposition taken
14	pursuant to Superior Court Rules of Practice and
15	Procedure by and before Kimberly A. Overwise, a
16	Certified Realtime Reporter, Registered Professional
17	Reporter, Certified Court Reporter, and Notary
18	Public, at Riker Danzig Scherer Hyland Perretti,
19	LLP, 40 West State Street, Trenton, New Jersey, on
20	the above date, beginning at 10:50 a.m.
21	
22	GOLKOW TECHNOLOGIES, INC.
	877.370.3377 ph   917.591.5672 fax
23	deps@golkow.com
24	
25	
1	

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 1
                And you were aware of those issues when
 2
      you prepared the clinical expert report for
      Gynemesh® and as you worked on the Prolift® project;
 3
      correct?
 4
 5
                      This is confusing to me because it's
           A
 6
      Prolene® -- I don't know whether they're talking
      about Prolene® mesh and Gynemesh® or just Prolene®
 7
      Gynemesh®. Let me look at that.
 8
 9
                See, I -- at this -- today I don't
      understand whether that includes both of them or
10
      whether it's particularly the Gynemesh® they're
11
12
      talking about. I would have expected it to say
13
      Prolene® Soft/Gynemesh®.
14
                Assuming this refers to Gynemesh® --
15
           Α
                Okay.
                Well, actually, look just above --
16
17
      rephrase.
18
                Just above 1.2 it says, talking about
19
                "Those who had used Prolene mesh or
      surgeons:
      Gynemesh mentioned the following disadvantages and
20
21
      advantages."
22
                See that?
23
           A
                I see that.
                So the way she's writing this, according
24
      to that sentence, is these disadvantages applied to
25
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 1
      both?
                I don't know that. It could be they
 2
 3
      applied to one or the other and she listed them
 4
      together. I just don't know.
 5
                Were you aware of a concern that when
      Gynemesh® would be cut, it would release particles?
6
7
                I had heard that as a concern by doctors.
8
     It's certainly not a concern -- it was not a concern
9
     to me.
10
                And why were you not concerned about the
11
     release of particles when Gynemesh® would be cut?
                Gynemesh® is a biocompatible material.
12
13
      Those little pieces, tiny pieces, that get released
      were very small and would become encapsulated and
14
15
      not be expected to cause any further problems.
16
                Were you personally aware of the fact that
17
      in some patients who had the Prolift® put in their
18
      body, that the mesh material would elicit a severe,
19
      not mild but severe and chronic inflammatory
20
      reaction?
21
                That would not --
           A
2.2
                     MR. BROWN: Objection.
2.3
                     THE WITNESS:
                                   That was something that
24
      I wouldn't expect.
25
```